

CHAPTER 411—S. F. No. 827.

An Act to facilitate the movement of live stock from terminal stations to stockyards.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Delivery of live stock at yards to be made within six hours.**—That all live stock arriving at any terminal over any line of railroad in this state, which is billed to any stockyard within fifteen miles of said terminal where live stock is bought, sold or transferred, shall be delivered to such stockyard within six (6) hours after its arrival at such terminal unless prevented by an act of God; of which time any terminal railroad whose principal business is transferring live stock from terminal interchange points to stockyards for unloading shall be allowed not more than three (3) hours time of the said six (6) hours after the livestock has been delivered to it in which to deliver said livestock to the stockyards chutes.

Sec. 2. **Penalty of common carrier in failing to make delivery.**—That any carrier or carriers failing to comply with the provisions of this act, shall forfeit and pay to the state of Minnesota, the sum of fifty dollars (\$50.00) for each such failure, to be recovered in a civil action brought by the attorney general. If two or more carriers are involved in the movement of such live stock, they may be joined in one action and judgment recovered against them all, unless any such carrier shall establish to the court that the cause of such failure was not its fault. The proof by the state that such stock was not delivered in time, shall be prima facie evidence that all the carriers were liable.

Sec. 3. **Application to intra-state shipments.**—This act shall apply only to intra-state shipments.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 21, 1913.

CHAPTER 412—S. F. No. 843.

An Act to legalize conveyances of real estate made by wife direct to husband, and the records of such conveyances.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Conveyance of married woman to husband validated.**—That all conveyances of real property within this state made prior to February 24th, 1889, in which a married woman has conveyed real property direct to her husband, shall be and the same are hereby declared to be legal and valid, and the record of such conveyances heretofore actually recorded in the office